Kennedy Hodges LLP, and Defendants/Counter-claimants SHAC, LLC, SHAC, MT, LLC, David
Michael Talla and Peter Feinstein ("SHAC"), by and through their counsel of record, the law firm
of Greenberg Traurig, LLP, as follows:
1. On November 13, 2018, the parties submitted a Stipulation and [Proposed] Orde
Regarding Certain Deadlines. (Doc. 171);
2. Said Stipulation addressed the briefing schedule to supplement Defendants' Motion to
Dismiss 110 Opt-In Plaintiffs and All Claims Pre-October 31, 2014 As Barred By Re
Judicata, among other things. (Doc. 93);
3. Defendants request that the deadlines be extended slightly to accommodate counsel'
schedule and the upcoming holiday;
4. Accordingly, the parties stipulate that Defendants shall file a supplemental brief to Doc
93 per the court's instructions by November 30, 2018. Plaintiffs may file a response by
December 7, 2018. Thereafter, Defendants may file a reply by December 17, 2018;
5. Subject to the court denying Defendants' Motion to Dismiss 110 Opt-In Plaintiffs and
All Claims Pre-October 31, 2014 As Barred By Res Judicata (Doc. 93) after the partie
submit supplemental briefing, Defendants reserve all rights to pursue additional
representative discovery as directed by the court. See November 5, 2018 transcript.
///
///
///
///
///
///